for introduction, transporting or causing to be transported, in commerce, any item of wearing apparel that fails to comply with the flammability requirements of the Standard for Flammability of clothing textiles, 16 C.F.R. part 1610.

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It is further ordered that Respondent pay to the United States Treasury a civil penalty of \$5,000.00 no later than March 20, 1996 or within 20 days after service upon the Respondent of the Final Order, whichever comes later.

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It is further ordered that for a period of three years following the service upon Respondent of the Final Order in this matter, Respondent notify the Commission with in 30 days following the consummation of the sale of a majority of its stock or following a change in any of its corporate officers responsible for compliance with the terms of this Consent Agreement and Order.

By direction of the Commission, this Consent Order Agreement is provisionally accepted pursuant to 16 CFR Section 1605.13, and shall be placed on the public record, and the Secretary is directed to publish the provisional acceptance of the Consent Order Agreement in the Commission's Public Calendar and in the Federal Register.

So ordered by the Commission, this 17th day of May 1996.

Sadye E. Dunn,

Secretary, U.S. Consumer Product Safety Commission.

By direction of the Commission, this Consent Order Agreement is hereby finally accepted and issued as an Order of the Consumer Product Safety Commission.

[FR Doc. 96–12880 Filed 5–22–96; 8:45 am] BILLING CODE 6355–01–M

DEPARTMENT OF DEFENSE

Department of the Air Force

Record of Decision (ROD) for the Disposal and Reuse of George Air Force Base (AFB), CA

On April 10, 1996, the Air Force signed the Supplemental Record of Decision (ROD) for the Disposal and Reuse of George AFB, CA. The decisions included in this Supplemental ROD have been made in consideration of, but not limited to, the information contained in the Final Environmental

Impact Statement (FEIS) for the Disposal and Reuse of George AFB, filed with the Environmental Protection Agency in March 1992.

George AFB closed on December 15, 1992, pursuant to the Defense Authorization Amendments and Base Closure and Realignment Act (BCRA) (Public Law 100-526), and the recommendations of the Defense Secretary's Commission for Base Realignment and Closure. This Supplemental ROD modifies certain previous decisions made in the initial ROD executed on January 14, 1993, and first supplemented September 21, 1993. This Supplemental ROD documents the decisions made by the Air Force on the division of parcels, the method by which parcels are to be conveyed or transferred, and the mitigation measures to be adopted.

The previous decisions making Parcels B, D, H, J, Primary Roads, Railroad right-of-way, Gas, and Telephone utility systems, available for disposal by negotiated or public sale is modified to provide for the disposal of such property by Economic Development Conveyance (EDC) under the provisions of Public law No. 103-160, the Pryor Amendments. Previous decisions making Parcels F and G available for disposal by negotiated or public sale is modified to provide for the disposal of such property under the EDC, consistent with the provisions of Pub. L. No. 103-421, the Base Closure Community Redevelopment and Homeless Assistance Act. Parcel D is modified by the withdrawal of approximately 1.5 acres of fee land improved with the electrical substation. The withdrawn acreage is designated as Parcel SS. Consistent with the Air Force's previous decision, the electrical substation and distribution system will be disposed of by negotiated sale to the authorized franchise holder. In all other respects, previous decisions regarding such parcels are unchanged. The decisions in this document, coupled with those in the previous ROD, complete the disposal decisions for George AFB.

The implementation of the closure and reuse action and associated mitigation measures will proceed with minimal adverse impact to the environment. This action conforms with applicable Federal, State and local statutes and regulations, and all reasonable and practical efforts have been incorporated to minimize harm to the local public and the environment.

Any questions regarding this matter should be directed to Mr. John E. B. Smith or Ms. De Carlo Ciccel at (703) 696–5540. Correspondence should be

sent to: AFBCA/DE, 1700 North Moore Street, Suite 2300, Arlington, VA 22209–2802.

Patsy J. Conner,

Air Force Federal Register Liaison Officer. [FR Doc. 96–12963 Filed 5–22–96; 8:45 am] BILLING CODE 3910–01–M

DEPARTMENT OF THE DEFENSE

Department of the Army

Record of Decision on the Final Environmental Impact Statement on the Disposal and Reuse of the Tooele Army Depot Base Realignment and Closure (BRAC) Parcel

AGENCY: Department of the Army, DOD. **ACTION:** Notice of Availability.

SUMMARY: The Department of the Army announced its Record of Decision (ROD) on the Final Environmental Impact Statement (FEIS) for the disposal and reuse of the 1,700-acre BRAC parcel at Tooele Army Depot, Tooele, Utah. In accordance with the Defense Base Closure and Realignment Act of 1990, Pub. L. 101–510, as amended.

Under the Act, the Secretary of the Army has been delegated the authority to dispose of excess real property and facilities located at a military installation being closed or realigned. The Army is required to comply with the National Environmental Policy Act during the process of property disposal and must prepare appropriate analyses of the impacts of disposal and, indirectly, of the reuse of the property on the environment. The ROD and the FEIS satisfy requirements of the law to examine the environmental impacts of disposal and reuse of the Tooele BRAC parcel.

Encumbered disposal involves the transfer of property to others with use restrictions imposed by the Army. The ROD concludes that surplus property will be conveyed, subject to restrictions identified in the FEIS, that relate to the following: measures to protect ground water quality, utilities interdependencies, and remedial activities. The Army will impose reservations or deed restrictions, as necessary and appropriate, to protect human health, the environment, and public safety.

The Army has taken all practicable measures to avoid or minimize environmental harm associated with its preferred alternative of encumbered property disposal. The Army will continue to work with individual future owners to avoid, reduce, or compensate for adverse impacts that might occur as